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PRE-APPEAL BRIEF REQUEST FOR REVIEW		Our Cas	e No.: 8285/669	
I hereby certify that this correspondence is being electronically deposited with the United States Patent and Trademark Office through the Electronic Filling System, on the below date: December 10, 2009 Date of Deposit	Application Number: 10/767,411		Filed: January 27, 2004	
	First Named Inventor: Gloria Jean Navarre et al.			
	For: SYSTEM AND METHOD FOR EXECUTING A REQUEST FROM A CLIENT APPLICATION			
/Scott W. Brim/	Art Unit:	Examine		
•	2169	Kim, Pat	ıl	
December 10, 2009 Date of Signature	Conf. No.: 2880			
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request. This request is being filed with a Notice of Appeal. The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided.				
I am the				
	/Scott W. Brim/ Signature			
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)				
	cott W. Brim ped or Printed Name			
	12-321-4200 phone number			
Note: Signatures of all inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.*		pember 10, 2009		
☐ *Total of 1 forms are submitted.				

CERTIFICATE OF ELECTRONIC TRANSMISSION

I hereby certify that this correspondence is being filed electronically with the U.S. Patent and Trademark Office on December 10, 2009.

Scott W. Brim, Reg. No. 51,500 Name of Applicant, Assignee or Registered Representative

/Scott W. Brim December 10, 2009
Signature Date

Our Case No. 8285/669

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applica	tion of:)	
	Gloria Jean Navarre et al.)	
Serial No.:	10/767,411	Examiner: Kim, Paul	
Filing Date:	January 27, 2004) Group Art Unit No.: 2169	
For:	System and Method for Executing a Request from a Client Application	Confirmation No.: 2880	

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandra, VA 22313-1450

Dear Sir:

Applicants request review of the final rejection in the above-identified application.

No amendments are being filed with this request.

This request is being filed with a notice of appeal

The review is requested for the reasons stated on the attached sheets. No more than five (5) pages are provided.

REMARKS

Introduction

Claims 1-20 are pending in the application. In the Office Action dated Sept. 30, 2009, the Examiner rejected claims 1-19 on the ground of nonstatutory obviousness-type double patenting as being unpatentable over U.S. Pat. No. 6,442,611; rejected claims 1-4, 6-8, 10-14, 16-18, and 20 under 35 U.S.C. § 103(a) as being unpatentable over U.S. Pat. No. 5,651,947 ("Messenger") and U.S. Pat. No. 5,659,727 ("Veli"); rejected claims 5 and 15 under 35 U.S.C. § 103(a) as being unpatentable over Cloud in view of Messenger and what the Examiner asserts is widely-known; and rejected claims 9 and 19 under 35 U.S.C. § 103(a) as being unpatenable over Cloud in view of Messenger and U.S. Pat. No. 5,819,092 ("Ferguson"). Applicants request review of the final rejections.

II. Double Patenting Rejection

Claims 1-19 were rejected under the judicially created doctrine of double patenting as being unpatentable over U.S. Pat. No. 6,442,611. Upon a determination that the claims are allowable absent the double patenting rejection, Applicants will file a terminal disclaimer to overcome the double patenting rejection. However, the submission of a terminal disclaimer should not be interpreted as an agreement with, or acquiesce to, the double patenting rejection.

III. The Proposed Combinations Do Not Render Claims 1 and 20 Unpatentable Independent claims 1 and 20 recite transmitting a set of data access transactions to respective applications, wherein at least some of the set of data access transactions comprise a first optional data item, and wherein the respective applications process the set of data access transactions even when the respective applications do not recognize the first optional data item. In the proposed combinations of Cloud, Messenger, and Veli, the Examiner asserts that Veli teaches the respective applications processing the set of data access transactions even when the respective applications do not recognize the first optional data item. Applicants respectfully disagree.

Veli is directed to a computer program product and program storage device for encoding, storing, and retrieving hierarchical data processing information for a computer system. In the Office Action, the Examiner cites Col. 15, lines 57-62 as teaching respective applications processing the set of data access transactions even when the respective applications do not recognize the first optional data item. Col. 15, lines 57-62 of Veli states:

An Ignorable attribute specifies that a parameter can be ignored by the receiver of a command if the receiver does not provide the supported request. The parameter can be sent optionally to all senders. The parameter codepoint must be recognized by all receivers. The receiver can ignore the parameter value. (Emphasis Added)

As shown above, the cited portion of Veli does not teach that a receiver does not recognize a parameter (the purported optional data item). In fact, the cited portion of Veli explicitly states that a receiver **must** recognize an attribute of the parameter, the parameter codepoint. If the receiver recognizes that the parameter is ignorable due to the parameter codepoint, the receiver may then ignore the value of the parameter if it does not provide support for a request. There is no teaching in the cited portion of Veli of the system not recognizing a first optional data item as recited in claims 1 and 20.

Further, Applicants maintain that a receiver simply *ignoring* a value of a parameter is not the same as a receiver *not recognizing* a parameter. In the final Office Action, the Examiner asserts that one skilled in the art would interpret an application not supporting a parameter as an application not recognizing a parameter. (See Office Action dated Sept. 30, 2009, pages 7-8). Applicants respectfully disagree. An application may recognize a parameter without supporting that parameter. As evidenced by even the portion cited of Veli above, the application recognizes an attribute of the of the parameter identifying that the parameter may be ignored and then ignores the value of the parameter if the application does not support a request. One skilled in the art would not interpret an application not supporting a parameter to be the same as an application not recognizing a parameter.

The proposed combinations of Cloud, Messenger, and Veli fail to teach a set of data access transactions to respective applications, wherein at least some of the set of data access transactions comprise a first optional data item, and wherein the respective applications process the set of data access transactions even when the respective

applications do not recognize the first optional data item. For at least this reason, the combinations of Cloud, Messenger, Veli, and Ferguson do not render unpatentable independent claims 1 and 20, or any claim that depends on claim 1.

IV. The Proposed Combinations Do Not Render Claim 10 Unpatentable

Independent claim 10 recites a system wherein a plurality of applications is operative to process a set of data access transactions even when the plurality of applications do not recognize a first option data item. As discussed above in conjunction with claims 1 and 20, the proposed combinations of Cloud, Messenger, and Veli fail to teach this element. The Examiner has also not asserted that Ferguson teaches a system wherein a plurality of applications is operative to process a set of data access transactions even when the plurality of applications do not recognize a first option data item. For at least this reason, the proposed combinations of Cloud, Messenger, Veli, and Ferguson necessarily do not render unpatentable independent claim 10 or any claim that depends on claim 10.

V. Conclusion

In view of the foregoing remarks, Applicants submit that the pending claims are in condition for allowance. Accordingly, Applicants request review the final rejections.

Respectfully submitted.

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